

UNITED STATES ENVIRONMENTAL PROTECTION AGENCY REGION 5 77 WEST JACKSON BOULEVARD CHICAGO, IL 60604-3590

REPLY TO THE ATTENTION OF

GENERAL NOTICE LETTER
URGENT LEGAL MATTER
PROMPT REPLY NECESSARY
CERTIFIED MAIL: RETURN RECEIPT REQUESTED

NOV 0 2 2016

United States Metals Refining Company C/O Corporation Service Company 2711 Centerville Road Suite 400 Wilmington, DE 19808

Re:

General Notice Letter for the U.S. Smelter and Lead Refinery, Inc. Site in East

Chicago, Indiana

Site Spill Identification Number: 053J

Dear United States Metal Refining Company:

Under the Comprehensive Environmental Response, Compensation, and Liability Act ("CERCLA"), commonly known as the federal "Superfund" law, the U.S. Environmental Protection Agency ("EPA") is responsible for responding to the release or threat of release of hazardous substances, pollutants or contaminants into the environment — that is, for stopping further contamination from occurring and for cleaning up or otherwise addressing any contamination that has already occurred. The EPA has documented that such a release has occurred at the U.S. Smelter and Lead Refinery, Inc. Site ("the Site") located in East Chicago, Indiana. EPA has spent and anticipates spending additional public funds to investigate and control releases of hazardous substances or potential releases of hazardous substances at or from the Site. Based on information presently available to EPA, EPA has determined that United States Metals Refining Company ("U.S. Metals") may be responsible under CERCLA for cleanup of the Site or costs EPA has incurred in cleaning up the Site.

Explanation of Potential Liability

Under CERCLA, specifically Sections 106(a) and 107(a), potentially responsible parties ("PRPs") may be required to perform cleanup actions to protect the public health, welfare, or the environment. PRPs may also be responsible for costs incurred by EPA in cleaning up the Site, unless the PRP can show divisibility or any of the other statutory defenses. PRPs include current and former owners and operators of a Site, as well as persons who arranged for treatment and/or disposal of any hazardous substances found at the site, and persons who accepted hazardous substances for transport and selected the site to which the hazardous substances were delivered.

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disposal of any hazardous substances found at the site, and persons who accepted hazardous substances for transport and selected the site to which the hazardous substances were delivered.

Based on the information collected, EPA believes that U.S. Metals may be liable under Section 107(a) of CERCLA with respect to the Site as a successor in interest to United States Metals Refining Company, the owner and operator of the USS Lead facility from approximately 1906 through 1919.

To date, EPA, the State of Indiana and other potentially responsible parties have taken several response actions at the Site under the authority of the Superfund Program. Below is a brief description of the actions taken at the Site.

- Removal Actions including the excavation and off-site disposal of contaminated soils to reduce any immediate threats to the environment or human health posed by the Site.
- A Remedial Investigation (RI) to identify the Site characteristics and to define the nature and extent of soil contamination at the Site and the risks posed by the Site.
- A Feasibility Study (FS) to evaluate different cleanup options for the Site.
- Issuance of a Record of Decision (ROD) dated November 30, 2012, with respect to Operable Unit 1 (OU1) of the Site.
- Negotiation and execution of a Consent Decree dated October 28, 2014, which
 provides for the performance of the work described in the ROD within Zone 1 and
 Zone 3 of OU1.
- Performance of the work described in the ROD throughout OU1.
- Interior lead and arsenic sampling and cleanup of residences within the West Calumet Housing Complex (Zone 1).

De Minimis Settlements

Under CERCLA § 122(g) of CERCLA, whenever practicable and in the public interest, EPA may offer special settlements to parties whose waste contribution to a site is minimal in volume and toxicity, that is, *de minimis* parties.

Individuals or businesses resolving their Superfund liability as *de minimis* parties are not typically required to perform site cleanup. Instead, EPA requires *de minimis* settlors to pay their fair share of cleanup costs incurred, plus a "premium" that accounts for, among other things, uncertainties associated with the costs of work to be performed in the future. In return, *de minimis* settlors receive: (1) a covenant not to sue, which is a promise that EPA will not bring

any future legal action against the settling party for the specific matters addressed in the settlement; and (2) contribution protection, which provides a settling party with protection from being sued by other responsible parties for the specific matters addressed in the settlement. Participation in a *de minimis* settlement means that you are settling directly with EPA as soon as it is possible to do so.

If you believe that U.S. Metals may be eligible for a *de minimis* settlement at this Site, please contact Associate Regional Counsel, Steven Kaiser, at (312) 353-3804 or kaiser.steven@epa.gov for additional information on "*De Minimis* Settlements."

Financial Concerns/Ability to Pay Settlements

The EPA is aware that the financial ability of some PRPs to contribute toward the payment of response costs at a site may be substantially limited. If you believe, and can document, that you fall within that category, please contact Associate Regional Counsel, Steven Kaiser, at (312) 353-3804 or kaiser.steven@epa.gov for information on "Ability to Pay Settlements." In response, you will receive a package of information about the potential for such settlements and a form to fill out with information about your finances, and you will be asked to submit financial records including business federal income tax returns. If EPA concludes that U.S. Metals has a legitimate inability to pay the full amount of EPA's costs, EPA may offer a schedule for payment over time or a reduction in the total amount demanded from you.

Also, please note that, because EPA has a potential claim against you, you must include EPA as a creditor if you file for bankruptcy.

Information to Assist You

The EPA would like to encourage communication between you, other PRPs, and EPA at the Site. The EPA recommends that all PRPs meet to select a "steering committee" that will be responsible for representing the group's interests. Establishing a manageable group is critical to successful negotiations with EPA. If this is not possible, EPA encourages each PRP to select one person from its company or organization to represent its interests to EPA. Also, there is a website you may visit to learn more about the Site. For extensive information about the Site including ongoing sampling and cleanup work, access: https://www.epa.gov/uss-lead-superfund-site.

To assist you in your efforts to communicate, please find the following attached information:

- 1. Site Description and History
- 2. Potentially Responsible Parties General Notice List
- 3. Fact Sheet

The EPA has established an Administrative Record that contains documents that serve as the basis for EPA's selection of a cleanup action for the Site. The Administrative Record is located at https://semspub.epa.gov/src/collection/05/AR62604 and is available to you and the public for inspection. The Administrative Record also is located at two other locations for inspection: the East Chicago Public Library, 2401 E. Columbus Drive, East Chicago, Indiana, and the Superfund Records Center, EPA Region 5, 77 West Jackson Boulevard, Chicago, Illinois 60604.

Resources and Information for Small Businesses

As you may be aware, on January 11, 2002, former President Bush signed into law the Superfund Small Business Liability Relief and Brownfields Revitalization Act. This Act contains several exemptions and defenses to CERCLA liability, which we suggest that all parties evaluate.

The EPA has created a number of helpful resources for small businesses. The EPA has established the National Compliance Assistance Clearinghouse as well as Compliance Assistance Centers which offer various forms of resources to small businesses. You may inquire about these resources at www.epa.gov. In addition, the EPA Small Business Ombudsman may be contacted at https://www.epa.gov/resources-small-businesses/forms/contact-us-about-resources-small-businesses. Finally, the EPA developed a fact sheet about the Small Business Regulatory Enforcement Fairness Act ("SBREFA"), which is enclosed with this letter.

Please give these matters your immediate attention and consider consulting with an attorney. If you have any questions regarding this letter, please contact Associate Regional Counsel, Steven Kaiser, at (312) 353-3804 or kaiser.steven@epa.gov. Thank you for your prompt attention to this matter.

Sincerely,

Joan Tanaka, Chief

Joan Janala

Remedial Response Branch #1

Enclosures

ce: Steven Kaiser, Associate Regional Counsel
Lisa McCoy, Indiana Department of Environmental Management
Annette Lang, Department of Justice

bcc:

Thomas Alcamo, Remedial Project Manager (SR-6J)
Timothy Drexler, Remedial Project Manager (S-R-6J)
Mike Rafati, Enforcement Specialist (SE-5J)
Carolyn Bohlen, Enforcement Service Section Chief (SE-5J)
Todd Quesada, Superfund Records Center (SM-7J)
Leo Chingcuanco, ORC (C-14J)
Mary Fulghum, ORC (C-14J)

6 **Enclosure 1**

Site Description and History

The U.S. Smelter and Lead Refinery, Inc. Superfund Site (the Site) is located within the city of East Chicago in Lake County, Indiana. The EPA has divided the Site into two Operable Units, Operable Unit 1 (OU1) and Operable Unit 2 (OU2). OU2 consists of the former U.S. Smelter and Lead Refinery, Inc. (USS Lead) facility while OU1 is comprised of a residential neighborhood located north and east of the USS Lead facility.

OU1 consists of the surface and subsurface soil (but not the groundwater) within the following geographic boundaries: on the north East Chicago Avenue; on the east Parrish Avenue; the south East 151st Street/149th Place; and on the west the Indiana Harbor Canal. OU1 is a residential area known as the Calumet neighborhood, which includes a low-income housing project, single-family residences, multi-family residences, an elementary school, numerous public parks and various small commercial structures.

OU2 consists of the former USS Lead facility located at 5300 Kennedy Avenue. This 79-acre parcel contained a lead refinery and smelting complex that operated principally as a primary lead smelter and lead refinery from approximately 1906 to 1973, but also had secondary smelting operations during a significant part of that time. In 1973, the facility started operating exclusively as a secondary lead smelter. All smelting operations at the USS Lead facility ceased in 1985. OU2 is bounded to the east by Kennedy Avenue, to the north by the Indiana Harbor Belt Railroad, to the northwest by the Indiana Harbor Canal, and to the south and west by the Grand Calumet River. USS Lead is the current owner of OU2 and has owned OU2 since February 4, 1920. OU2 also includes the groundwater beneath OU1.

USS Lead owned and operated a lead refinery and smelter at the Site from 1920 until 1973 that, among other metals, annually processed between approximately 30,000 and 40,000 tons of lead product and released to the environment associated lead and arsenic production wastes. Between 1973 and 1985, USS Lead exclusively operated a secondary lead smelter at the Site that recovered lead from various materials including the following: lead batteries, plates, and elements; miscellaneous lead scrap; reverberatory slag; dross; gel cell trimmings; sump waste / sludge; scrap battery lead; remelted material; oxide; baghouse dust and floor sweepings; past; hazardous waste; and unknown or unidentified material. Prior to 1920, the USS Lead facility was owned by the United States Metals Refining Company.

USS Lead generated two primary waste materials as a result of the smelting operations: (1) blast-furnace slag and (2) lead-containing dust emitted from the stack of the blast-furnace. These waste materials contained hazardous substances including lead and arsenic. Blast furnace slag was stockpiled south of the plant building and spread annually over an adjoining 21 acre wetland. The blast-furnace baghouse collected approximately 300 tons of baghouse flue dust per month during maximum operating conditions. Some of the baghouse dust was reintroduced into the furnace for additional lead recovery. By the late 1970s approximately 8,000 tons of

baghouse dust were stored outside at the facility. Air emissions that contained lead and arsenic were released into the atmosphere through one or more stacks and, along with emissions from other sources, contaminated OU1 and OU2.

On April 8, 2009, U.S. EPA placed the entire Site (both OU1 and OU2) on the National Priorities List (NPL) by publication in the Federal Register, 74 Fed. Reg. 16,126-34. On November 30, 2012, EPA issued a Record of Decision (ROD), which sets forth the remedial action to be implemented at OU1. The remedial action includes excavation and off-site disposal of soil with lead concentrations exceeding 400 milligrams per kilogram (mg/kg) and arsenic concentrations exceeding 26 mg/kg, to a maximum depth of two feet. At industrial or commercial properties, EPA will clean up lead that exceeds 800 mg/kg.

On October 28, 2014, the United States and the State of Indiana reached an agreement with the Atlantic Richfield Company and E.I. DuPont de Nemours and Co., (DuPont) for the cleanup of parts of OU1. The agreement is embodied in a federal consent decree entered by the United States District Court, Northern District of Indiana (2:14-cv-312). Under the consent decree, EPA will conduct the cleanup work in the neighborhood using funding provided by the two companies. The EPA will identify the yards that need to be remediated, work with property owners to develop property-specific drawings showing which soils on the property must be excavated, conduct the excavation work, and restore the properties after excavation is completed. Atlantic Richfield and DuPont will pay for EPA's work and also will transport the contaminated soil out of the neighborhood for proper disposal.

To manage the cleanup, EPA and the State of Indiana divided OU1 into three zones. The October 2014 consent decree covers Zone 1 and Zone 3. Cleanup of Zone 2 and the reimbursement of past costs incurred by EPA in connection with OU1 will be the subject of the next round of negotiations with all PRPs.

8 **Enclosure 2**

Potentially Responsible Parties General Notice List

Atlantic Richfield Company Michael H. Elam Barnes & Thornburg LLP One North Wacker Drive Suite 4400 Chicago, Illinois 60606 (312) 214-5630

Atlantic Richfield Company C/O British Petroleum Douglas S. Reinhart 150 W. Warrenville Road Mail Code 200-1W Naperville, Illinois 60563 (331) 702-4069

The Chemours Company
Bernard J. Reilly
Chemours Legal D-7054
1007 Market Street
P.O. Box 2047
Wilmington, Delaware 19899
bernard.j.reilly@chemours.com
(302) 773-0061

The Chemours Company David L. Rieser K&L Gates LLP 70 W. Madison Street, Suite 3100 Chicago, Illinois 60602 (312) 807-4359

E I. du Pont de Nemours and Company Patricia McGee Corporate Counsel 1007 Market Street Wilmington, Delaware 19898 Gary Wilkerson Vice President, General Counsel and Secretary Mueller Industries, Inc. 8285 Tournament Drive, Suite 150 Memphis, Tennessee 38125 (901) 753-3200

USS Lead Refinery, Inc. Norman Johnson, Vice President 4780 Caterpillar Road Redding, CA, 96003

Arava Natural Resource Company, Inc. Registered Agent: The Corporation Trust Company Corporation Trust Center 1209 Orange Street Wilmington, DE 19801

Mining Remedial Recovery Company Registered Agent: The Corporation Trust Company Corporation Trust Center 1209 Orange Street Wilmington, DE 19801

Mr. Philip C. Wolf Senior Vice President, General Counsel and Secretary Cyprus Amax Minerals Company 9100 East Mineral Circle Englewood, Colorado 80112

United States Metals Refining Company C/O Corporation Service Company 2711 Centerville Road Suite 400 Wilmington, DE 19808

Enclosure 3

Fact Sheet



Contact Information

Janet Pope Community Involvencent Coordinator Coordinators de participactor commiliaria 312-353-0678 pope Janet@epu.gov

Charles Rodriguez
Community Involvement Coordinator
Coordinator de participación
commitatia
21.5 No. 2020

312-286-7472 rodriguez.charles@epa.gov Tim Draxler

Remodal Project Manager Administrator del proyecto de resignación 312-353-4367 drextertimothy@epa.gov

Ton Aleana Remedial Project Managor Administrator del proyecto de restaureión 312-886-7278 aleana.froms-@epa.gov

You may call KPA toll-free at 800-621-8431, 8:30 a.m. 4:30 p.m., weekflays.

Purde Hamara to EPA sin costo al 800-621-8431, 8:30 mm. 4:20 p.m., entre senson

Access agreements

EPA may confect you and ask you to sign a document called an occess agreement. The access agreement

agreement. The access agreement allows LPA to come ento your property to collect and samples and clean your property.

Acuerdo de Acceso

La EIN podría comunicarse con usted pare pedirle que finne un documento lísmado ecuerdo de ecesas. El seuerdo de acceso perarlic que la EIN vaya a su propiedad para torner unvestras de ficra y limpio su propiedad.

EPA To Begin Cleaning Up Lead-Contaminated Yards

U.S. Smelter and Lead Refinery Superfund Site East Chicago, Indiana September 2016

U.S. Environmental Protection Agency will scon begin cleaning up contaminated soil in parts of East Chicago's Calumet neighborhood with no cost to the homeowner.

Zone 3

EPA and the state of Indiana have reached an agreement with Atlantic Richfield Co. and E.I. Da Pout De Nentours and Co. for the two companies to fund the cleanup project.

Soil in the Culumet neighborhood, which is part of the USS Lead Superfund site, contains high levels of lead and assente. PPA will clean up Zone 3 under this representation this mouth (see map, Pago 2).

Zone I contains 468 properties and officials received access to sample 411. EPA is notifying property owners about the sampling results. If your property meets the criteria for cleanup, EPA will contact you to discuss the next steps. If you have not received your sampling results, please contact Tim Drexter or Tom Aleano (see box to left).

EPA will prioritize proporties for ekonop based on lead and arsenic levels found in the samples. Before work begins, EPA officials will meet with each property owner to discuss details of the cleasup on their property. In general, waskers will dig up and remove contaminated soil about 2-feet deep and replace it with clear soil, including 6 inches of topsoil. Then they will put sod on the clear soil, restoring each yard to the condition it was in before work began—all at no cost to the homeowner. ARC and DuPont will impayor; the contaminated soil to a licensed landfill for proper disposal.

Zono

Preliminary results from soil testing in Zone 2 of the USS Lead Superfound site show lead and arrenic levels at some properties East warrant further action. While the results are still being finalized, EPA is preparing to begin clearups this fall. Based on the early results, at least 20 properties out of the 136 sampled will be targeted for clearup this construction season, weather permitting.

This summer, FPA began testing properties in Zone 2 to develop an engineering plan for the cleanup of the entire size. Starting of the south edge of the zone - closest to the former USS Leed factory - to clote EPA has sampled soil from 116 properties out of 590. FPA will finish sampling this year and will deal with properties needing cleanup in the spring.

FPA will notify residents as soon as final, validated sampling results become available for their properties and then outline fao next steps. EPA will post the data on its website ofter removing personally identifiable information, including street addresses.

Site location and history

The LSS Lead site scomprises two areas called "operable units," Operable Link I, or OUI, it a 322-sero residential area bounded by Fost Chicago Avenue on the morth, Bast 181st Street on the south, the Indiano Harbor Coroll on the west and Parrish Avenue on the cost. OU2 is the former USS Lead facility on 151st Street LPA often divides sites into OU8 based on how the land was used; in this case, residential versus industrial use. OU1 was then divided into three zones. Zone Lis the West Calumet Housing. Project; BPA is currently cleaning bourses in Zone L.

On Nov. 30, 2012. EPA issued its final eleanup plan for OUT, the residential area. The plan includes removal and off-site disposal of roll with lead concentrations exceeding 400 milligrants per kilogram, or org/sq. and assente concentrations exceeding 26 mg/kg.



Map showing OLT, the residential area of the site. An agreement has been reached on cleanup work in Zones I and 3. Work in Zone 2 will be done under a separate agreement.

El mapa meestra Ol'1, el área resklencial del sírio. Su ha llegado a un neuerdo para las abras de limpieza en les Zonas I y 3, El trabajo en la Zona 2 se hará bajo un acuerdo por sepacado.

2

EPA empleza a limpiar patios contaminados por plomo

Sitio de Superfund U.S. Smelter and Lead Rofinory East Chicago, Indiana

Septiembre de 2016

La Agencia de Praceción Ambiental de los EE, UU, (EPA, por sos siglas en Inglés) contenzará próximamente nlimplar la tiena contaminada en partes del barrio Calumet de l'ass Calengo.

Zona 3

En 2014, la EPA y el estado de Indiana begacon a un acuerdo con Atlantic Richñeld Ca, y K-l. Da Pont Do Nemmus and Ca., mediante el cual las dos compañías financiavan el proyecto de limpleza.

La tierre en et Nurha Calumet, et eual es parte del sitiu Superfund lizurado USS Lead, contieno niveles obvados de plorno y arsénico. La poete positiential del sitia fina dividida en tres muns. La FPA limpiará la Zona 3 bajo esto acuerdo. (Fra et nego en la polgina 2.)

La Zana 3 contiene 468 propiedades. La FPA tecihió consentimientes de neceso para lomar muestras en 411 co usas propiedades. La IPPA ne concersado a notificar a los dueitos de tas propiedades fos resultados de las muestras frantales en sus propiedades. Si su propiedad cumplo con fos criterios para la limpleza. La IPPA ne pondrá en combato con tested para habitar de los significates parce. Si sucert ata no la recibido sus resultados de las muestras, por févor com aniquese con Tim Drexier o Tom Alcano. (Feu al reciendro en la púglio I-)

La BPA cam prioridad du limple ca e las propledades lustindres en les niveles de plona y accinico enconradas en las auestos inmadas. Antes de empezar las ubass, en las auestos inmadas. Antes de empezar las ubass, en las auestos inmadas. Antes de empezar las ubass, en la propledud para habba sobre los detallas de la limpioza en au propiedad. En general, los trabaladores van a excasor y eliminar la fierm contamicada hasta alcededor do 2 pica de professidad, y la recamplazaria con tierra de cultivo. Luego pandrán especia sobre la tierm limpia, rostumando enda patie n la condición en la que estrba unaca de que of trabala compañas ARC y DaPont transportarian la tierra contemiada a un vertedero aprobadu para su disposición adecesale.

Zona 2

Les resolucios preliminares del análicia de mucurar de licira en la xuna 2 muestina que los niveles de planin y arsente en algunas propiedades requiecen la loma de acolores alicionales. Mientres los resultados están siendo finalizados, la EPA se está preparando para hiciar con las limpiezas este oloño. Hasántose en las printerna resultados, hey por lo menes 20 propieda des do las 136 analizadas que cerán elegiclas para ser limpiedas esta lengorada de construcción, si el clima lo permite.

Esto seroxo. La EFA comenzó a analizar muestras de propietheles en la zona 2 para crear un plan do higenfeifa quo gulorá la fimpioza en todo el áfilo. Comenzando con el besdo sur do la zona – lo más cercamo a la antigna febrica de USS Lead hasta la fecha la EFA ha tornada muestras de 136 peopledades del total de 590, i a EFA recraímenta la tima do muestras vertas de junta de muestras con la grando a colones en las grapiedades que requieran limpioza en la gránnovera.

Le FPA les notificarà n les residentes les resultades ten pourte en fradicea y valides para sus prophedades, e les indicart les signientes pasos. Les información temblén sort publicada en el sitto neb de la EPA, pero se el indicarta datos perconales relos como la dirección de la propiedad.

Uhicación e historia del sitto

Id stille USS Lead exis compueste de ées si cas litmadas unidades operables o "OLIS". La Unidad Operable 1, tambida concedit como (DIII, es un sine residencial de 322 actos limitada por Past Calesgo Avenne al morte, funt 181st Street al sun, el Consi de indiam Harbor al ceste, y Parrich Avenne al este. OUZ lient las antiguas instalaciones de USS Lead en 181st Street. La ETA pur lo general divide los silics en (Marile acando a cama se antiguas control divide los silics en (Marile acando a cama se antiguas).

Li 30 de novietabre de 2012, la RPA emitió su plan final de l'ampleza para ÚUI, que es el ácea residencial. El plan inchipe la cliatinación y disposición fuera del citio de la tiena con cencentraciones de plano superiores a 400 milligramos por kilogramo, o marky, y concentraciones de arabico asperiores a 20 marky.

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USS LEAD SITE: EPA to Begin Cleaning Up Yards La EPA Comenzará a Limpiar Patios

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